2 3 4 5	JOHN L. BURRIS, Esq./ State Bar #69888 BENJAMIN NISENBAUM, Esq./State Bar #222173 LAW OFFICES OF JOHN L. BURRIS Airport Corporate Centre 7677 Oakport Street, Suite 1120 Oakland, California 94621 (510) 839-5200 Attorney for Plaintiff		
6	UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA		
7 8			
9	SEAN SLIDER,	Case No. C 08-04847 SI	
11		FIPULATION AND (PROPOSED) ORDER XTENDING ADR DEADLINE	
112 113 114 115 115 116 117 118 119 119 120 121	CITY OF OAKLAND, a municipal corporation; WAYNE TUCKER, in his official capacity as Chief of Police for the CITY OF OAKLAND; JOHN CUNNIE, individually and in his capacity as a police officer for the CITY OF OAKLNAND; JOSEPH SESMIRE, individually and in his capacity as a police officer for the CITY OF OAKLAND; WILLIAM BARDSLEY, individually and in his capacity as a police officer for the CITY OF OAKLAND; A & B AUTO COMPANY, a corporation; DOES 4-50, inclusive Defendants.		
22 23	STIPULATION		
24	Pursuant to Local Rule 7-11, the parties file this stipulated motion to extend the ADR		
25	deadline in this case.		
26 27	The parties have agreed to mediation of this matter through an ADR-appointed mediator, and Michael Bien, Esq. has been appointed as mediator. Mediation was to have been completed by		
28	September 30, 2009. The parties have been engaged in discovery in this action, but further discovery		

STIPULATION AND (PROPOSED) ORDER EXTENDING ADR DEADLINES Case No. C 08 04847 SI

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1	must be completed in order to conduct meaningful ADR discussions. The parties have conferred with		
2	Mr. Bien, the ADR appointed mediator in this action, who concurs with the parties' request to extend		
3	the ADR deadline. Discovery in the case is proceeding, and the parties and Mr. Bien have agreed to		
4	conduct the mediation on or before December 4, 2009, when all parties will have completed		
5	discovery sufficiently for purposes of mediation.		
6	6		
7	7		
8	8 Dated: September 1, 2009 The Law	Offices of John L. Burris	
9	9		
10		Nr. 1	
11		Nisenbaum for Plaintiff	
12		usso, City Attorney	
13	Randolph Randolph	n W. Hall, Assistant City Attorney	
14	14 11	Hodgkins, Supervising Trial Attorney Vose, Senior Deputy City Attorney	
15	15		
16			
17		. Vose, Senior Deputy City Attorney for Defendants	
18			
19	19 (proposed) Order	(proposed) Order	
20	PURSUANT TO STIPULATION, good cause based on the parties' need to conduct		
21	additional discovery, the Court hereby Orders that the deadline for completion of ADR in this action		
22	is hereby extended to December 4, 2009.		
23	23	•	
24	24 IT IS SO ORDERED.		
25	25 Dated: Hon. Sus	an Ilston	
26	26 11	ates District Judge	
27	27		

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